## Scan of the Artificial Intelligence Regulatory Landscape – Information Access & Privacy Information and Privacy Commission NSW

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#### VISIT...



#### Scope and attributions

- A high level scan of the national and international regulatory landscape relevant to artificial intelligence (AI) with a focus on information access and privacy rights to inform a future best practice regulatory approach for New South Wales (NSW).
- An overview of approaches by a select number of global authorities (Organisation for Economic and Cultural Development (OECD) noting Australia is a member and the European Commission Regulatory Framework (EC)) with a focus on frameworks applied in regulating Al including values based principles, rights preservation and classification frameworks for developing Al models.
- A summary of governance models used internationally in regulating Al and a recognition of Horizontal and Hybrid (broad based and legislative/policy) and Vertical (rights specific and single treatment type) approaches to Al regulation. Noting that NSW adopts a horizontal hybrid approach that contains a number of key governance/regulatory elements including an expert advisory committee, oversight through a central agency and mechanisms for capability uplift in the public sector together with industry and academic engagement. These elements are consistent with leading jurisdictions.
- A summary of select international developments in the regulation of Al relevant to information access and privacy.
- A high level categorisation of risks to information access and privacy rights that arise in the use of Al together with treatments to manage identified risks.
- A summary of the extant risk treatments operating in NSW.
- A condensed outline of residual risks to information access and privacy in NSW and further treatment options including options that recognise the Australian federated model of government.
- An assessment of those options within three broad categories against OECD values and EC principles.
- Attributions the source documents are accessible through the links provided; images 4-6 and 8 are attributable to the OECD or related research; this presentation was developed by IPC Commissioners, \* denotes privacy inputs; RTK denotes right to know laws; G2B denotes (government to business) G2C denotes (government to citizens).

# Al Risks to the fundamental human rights of Information Access <u>Article 19 UDHR</u> & Privacy <u>Article 12 UDHR</u>

What are we regulating referable to information access and privacy rights in NSW?

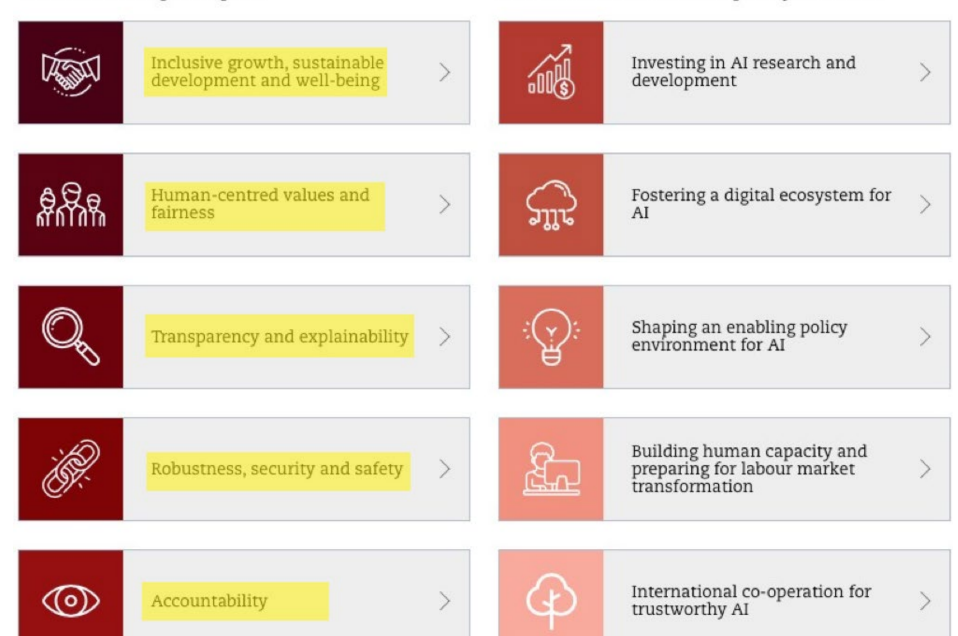
- Artificial Intelligence; or
- The Use of Artificial Intelligence

#### Where and who are we regulating?

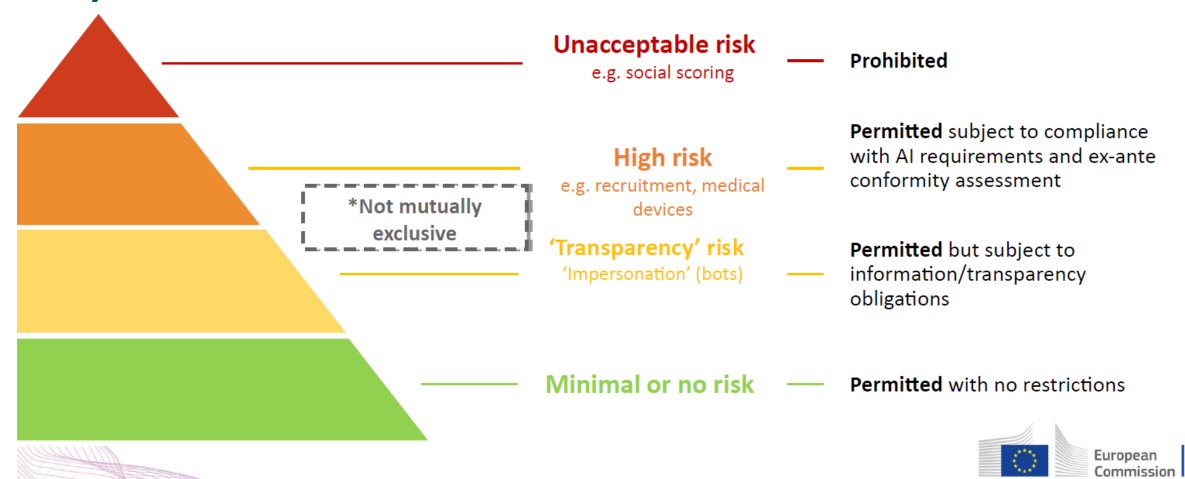
- Private sector global (trade and technology); or
- New South Wales Government agencies + (extant sectors)

#### Values-based principles

#### Recommendations for policy makers

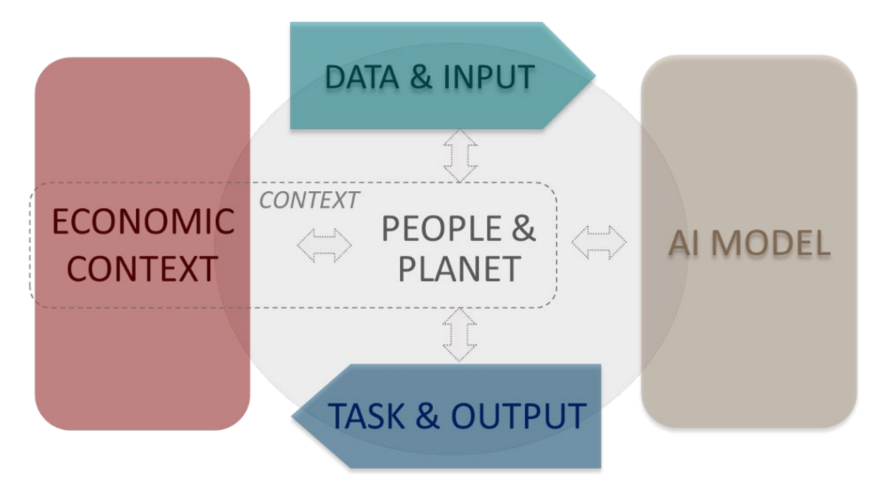


## Recognised Risks in the Use of AI (draft AI Act EU) Prohibitive and Permissive Model



#### **OECD – Classification Framework**

Primacy of existing (incl. regulatory) context



#### **Additional Co-ordinated Global Authorities**

#### **Global Al Action Alliance**

The World Economic Forum Global Al Action Alliance is a global community and accelerator that brings the world's foremost Al developers and users together to:

- Accelerate the adoption of trusted, transparent and inclusive Al globally and across sectors
- Create a feedback loop of real-time learning and scaling across key sectors and challenge areas
- Catalyse and incubate new partnerships and initiatives to address urgent gaps and needs.

#### Global Partnership on Artificial Intelligence (GPAI)

Built around a shared commitment to the OECD Recommendation on Artificial Intelligence, GPAI brings together engaged minds and expertise from science, industry, civil society, governments, international organisations and academia to foster international cooperation.

#### International Organisation for Standardization (ISO)

ISO/IEC 22989 covers AI concepts and terminology, and ISO/IEC 23053 describes a generic framework for using machine learning (ML) technology.

#### High level regulatory governance options:

Government and/or independent authority; technical & ethical

advisory

Assigning oversight to an existing ministry or department

- The White House Office of Science and Technology Policy oversees the United States' national AI strategy.
- Estonia's Ministry of Economic Affairs and Communications created the national Al strategy.
- · France coordinates Al policy implementation from within the Prime Minister's Office.

Creating a new governmental or independent body for Al

- Al policy in the United Kingdom is coordinated by the UK Government's Office for Artificial Intelligence.
- · The U.S. White House established the National Al Initiative Office.
- Singapore created a National AI Office to co-ordinate the implementation of its national AI strategy.

Al expert advisory groups

- · Austria's Council on Robotics and AI
- · Canada's Advisory Council on AI
- · Spain's Artificial Intelligence Advisory Council
- The United States' Select Committee on AI under the National Science and Technology Council

Oversight and advisory bodies for Al and data ethics

- · Germany's Data Ethics Commission
- · The Data Ethics Advisory Group in New Zealand
- · The United Kingdom's Centre for Data Ethics and Innovation (CDEI)
- · Singapore's Advisory Council on the Ethical Use of AI and Data.

#### International Developments 2022 (Summary of key controls)

Country/ies	Legal/policy Authority	Jurisdiction	Responsible Oversight Authority/ies and Expert Advisory Entities	Approach and limitations  Horizontal (H)  Vertical (V)
European Union RTK laws	EU Digital Strategy  Coordinated Plan on AI  GDPR  Artificial Intelligence Act a risk-based approach to regulating AI in Europe Information access and privacy captured as Fundamental Human Rights	EU Private Sector exemptions	The Council of Europe (Host European Court of Human Rights upholds HRs, democracy, and the rule of law) Following assessment of classification based upon risk Al Act creates a European Artificial Intelligence Board	Act: Overarching Classification Framework that relies on self-assessment; focuses on risk to individuals not public good or public participation; prohibitions rigid/limited e.g. omits biometrics for emotional recognition; transparency and enforcement powers limited (Art.19) e.g. bans and incident reports; cost and pressure on innovation; limited ongoing industry input  Enhancements recommended to address identified deficiencies including a Fundamental Rights Impact Assessment  Largely fine based enforcement approach (H)
France RTK laws	Al for Humanity Digital Republic Law 2016 French OGP NAP 2021-03 Information Access Laws	France; Govt and Industry targets: health, transport, the environment; defence and security	National consultative committee on Digital Ethics and Al Al Sandbox Program of the National Data Protection Authority: National Commission on Informatics and Liberty  National Strategy on Al: Ministries for Higher Education, Research and Innovation; Economy and Finance; Directorate General for Enterprises; Public Health Ministry; Ministry of the Armed Forces National Research Institute for Digital Sciences; Interministerial Director of the Digital Technology and the Information and Communication System  Creation of a public laboratory on the transformation of work  Etalab is a Department od the Interministerial Digital Directorate.	Strategy addresses risk that industry may dominate: 'the digital ecosystem is characterized by an omnipresent "winner takes all" logic and dominant positions seem increasingly difficult to challenge. And the fields covered by AI are no exception, which is why it is up to the public authorities to introduce "platformisation" into these various sectors, if only to avoid value being vacuumed off by a private actor in a paramount position' (H)  Rights inclusive approach: open access; digital access; IP; all algorithms used by govt. must be open and accessible to citizens; must publicly list and make open its rules

#### International Developments 2022 continued

Germany RTK laws	National Al Strategy  IA Ethics Commission (time limited independent advisory board)	Jurisdiction  Govt sector and industry	Responsible Oversight Authority/ies and Expert Advisory Entities  Federal Ministry of Education and Research; Federal Ministry for Economic Affairs and Energy; Federal Ministry of Labour and Social Affairs Research excellence: German Research Centre for Artificial Intelligence	Approach and limitations Horizontal (H) Vertical (V)  (H) Largely governed by EU with nationally specific controls/policies
UK RTK laws	National AI Strategy  AI Regulation Policy paper released by UK Government, "Establishing a Pro-Innovation Approach to Regulating AI". Submissions closed September 26 <sup>th</sup> Report on Addressing Trust in Public Sector Data Use Centre for Data Ethics and Innovation AI Procurement in A Box  UK-US Declaration of co-operation in AI and R&D  Data/information/privacy legislation UK OIC	Post exit impacted by EU	Department for Digital, Culture, Media and Sport; Department for Business, Energy & Industrial Strategy; The Policy Paper identifies the Information Commissioner's Office, Competition and Markets Authority, Ofcom, Medicine and Healthcare Regulatory Authority, and Equality and Human Rights Commission as the key regulators in its new regime World Economic Forum Office for Artificial Intelligence	(H) Preferred approach is for principles and guidance, but legislation has not been ruled out  The Policy paper outlines six AI governance principles. The principles build on the five OECD principles  Policy paper confirms that regulators will be asked to focus on high-risk concerns. The UK Government plans to publish a White Paper in late 2022  Trust Report: Where data is shared in the public interest, there needs to be greater clarity about how the public interest is defined and judged. An individual's right to privacy must be weighed against the rights of other citizens and of communities and society more widely  CDEI will work with partners to articulate the conditions for public interest data sharing
USA RTK laws	Bill of Rights Risk Management Framework	If enacted private and public sectors	USA Select Committee (new)	(H) Focus on 5 key areas: Safe and Effective systems, Algorithmic discrimination protection; data privacy, notice and explanation; human alternatives, consideration and fall back
China*	Administrative Provisions on Algorithmic Recommendations for Internet Information Services (Algorithm Rule)*	Online services deploying recommendation algorithms within China. Took effect on 1 March 2022*	The Cyberspace Administration of China (CAC)*	Businesses are required to provide explainable AI algorithms and be transparent about their purpose. Businesses are also prohibited from relying on AI algorithms to charge people different prices to different people based on personal information collected. There are also requirements about ethical use of algorithms*

#### International Developments 2022 continued

Country/ies	Legal/policy Authority	Jurisdiction	Responsible Oversight Authority/ies and Expert Advisory Entities	Approach and limitations  Horizontal (H)  Vertical (V)
Canada RTK laws	Draft Artificial Intelligence and Data Act  The Digital Charter Implementation Act comprises three proposed acts: the Consumer Privacy Protection Act, the Personal Information and Data Protection Tribunal Act, and the Artificial Intelligence and Data Act (AIDA) (see Global Partnership on AI)  Global Partnership on AI  Canada's Digital Charter  Advisory Council on AI	Govt Sector and Industry	Ministry of Industry, Science and Economic Development Canada is proposed as the de-facto regulator for artificial intelligence. The bill provides that the Minister may designate a senior official as the Artificial Intelligence Data Commissioner, whose role will be to assist the Minister in administration and enforcement of Part 1  Also Canadian Institute for Advancement and Research	Bill aims to regulate international and interprovincial trade and commerce in artificial intelligence systems, including the design, development and use of AI systems in Canada. Bill aims to prohibit certain conduct in relation to AI systems that may result in harm to individuals or their interests (prohibitive approach)  The Digital Charter Implementation Act of 2022 aims to protect the personal information of children and proposes regulatory measures to stop companies developing and deploying harmful artificial intelligence (AI) systems (H)
New Zealand RTK laws	Al Strategy 2021  Al White Paper  Reimagining Regulation in the Age of Al (WEF Project)  Algorithm Charter for Aotearoa New Zealand  Data Ethics Advisory Group  Digital Economy Partnership Agreement	Govt. Sector with industry development modelled on World Eco. Forum approach	Department of Internal Affairs Statistics New Zealand	Strategy has 6 cornerstones and proposes collaboration between Government, academia and industry  Co-sponsor for a World Economic Forum project on regulation of AI, develop a framework for national conversations on AI, and develop a roadmap for policymakers on high level principles, tools and approaches for countries who may wish to regulate AI. Pilot projects, testing out aspects of the Roadmap, will be undertaken in New Zealand (H)
Australia (by exception- see Privacy Inputs)*	Privacy Act Discussion paper, Attorney General's Department, October 2021*	Commonwealth, private sector*	OAIC*	Recommendation 17: Require privacy policies to include information on whether personal information will be used in automated decision making which has a legal, or similarly significant effect on people's rights*
Singapore RTK Under Constitution Art.14	Advisory Council on the Ethical Use of AI and Data  Principles to Promote Fairness, Ethics, Accountability and Transparency in the use of Artificial Intelligence and Data Analytics in Singapore's Financial Sector	Govt Sector and Industry	Centrally co-ordinated approach	Al Singapore, a programme led by the National Research Foundation with participants such as Smart Nation and Digital Government Office, the Economic Development Board, the Infocomm Media Development Authority, the state-owned company SGInnovate, and the Integrated Health Information Systems

## Recognised <u>risks</u> to Information Access and Privacy and treatments in the Use of Al

Risk to citizens (C) and Agencies (A)	Treatment	Extant Protections/oversight
Transparency (C), (A)	Right to Know legislation.	Information Commissioner
	Open Data	Privacy Commissioner*
	Privacy Management Plans*	DAC
	Privacy Collection Notices*	Al Framework
Explainability (C), (A)	Contracts should mandate: Retain data rights, facilitate access to audit logs retained by the service	Al Strategy
	provider; receive notice from the supplier of any adverse incident that are legal or administrative in nature, including system failures and unintended consequences; waive legal rights in respect of	Al Advisory Group
	purchaser's testing/auditing; ensure the system operates within law/compliance requirements and	GIPA Act (s20(1)(b) – how decisions made)
	subcontractors' compliance	DRF Act (s10)
	Mandate general notice of use, explanation of use and right to access inputs/outputs and algorithmic workings.	Information Commissioner
Access to Information (C), (A)	GIPA Act	G2C
	Al Framework	S9 formal application GIPA Act
		OPIADS, COPIADs e.g. subject to Commercial in Confidence etc. business interests may override
		s121 only services (not decisions)
		G2B (as above)
Breach of IPPs or HPPs*	PPIPA and HRIPA: Personal and health information should be collected, used and disclosed lawfully. It	PPIP Act – IPPs*
	should be protected and held securely; only retained as long as necessary and disposed of securely*	HRIP Act – HPPs*
	Individuals have rights of access to their personal and health information held by Government agencies*	Oversight by Privacy Commissioner*
	Privacy by Design*	
	Privacy Impact Assessment*	

## Recognised <u>risks</u> to Information Access and Privacy and treatments in the Use of Al continued

Risk to citizens (C) and Agencies (A)	Treatment	Extant Protections/oversight	
Rapid unmonitored	Monitoring/reporting including functionality, contractual arrangements, application and outcomes	Al Strategy	
technological advances (C), (A)	Risk based assessments	UNSW relationship/external expertise	
	Academic/expert collaboration	Al Advisory Cttee	
		Information and Privacy Advisory Committee	
		GIPA mandates proactive reporting of contracts and decision making – generic requirements	
Data Savarajanty	Info Access treatment C2P (the Largely reconcipility coupled with evetem accreditation	Oth Oversight	
Data Sovereignty (Indigenous/non indigenous	Info. Access treatment <b>G2B</b> Cth. Largely responsibility coupled with system accreditation	Cth. Oversight	
issues not dealt with) (C), (A)	NSW has two Government Data Centres where NSW agency data is held within NSW*	NSW may seek to align with Cth approach to preserve Info. Access rights and agency	
	Under the NSW Cloud Strategy, agencies are transitioning to appropriately secure public cloud	assess to data	
	services*	HPP 14 imposes a number of requirements/limitations re transborder data flows of healt information outside of NSW*	
	Higher risk data (including health information) should be appropriately secured and held by these cloud services in NSW*	inomation outside of Novv	
Unintended unpredictable	G2B	Individual contract provisions	
decision outcomes (C), (A)	Contractual Provisions incl. to: preserve access, mandate audit logs and notify of adverse incidents	Al Strategy	
	Monitoring of application and outputs	Al Advisory Group	
	Oversight of operation and harm holistically	Access to information regarding how decisions are made mandated (s20(1)(b) GIPA)	
	G2C	S121 GIPA Act prescribes limited information that must be provided by 3 <sup>rd</sup> party	
	Promote citizen awareness, independent monitoring, contractual arrangements for 3 <sup>rd</sup> party providers to preserve access and notification	providers to govt. under contracts for government services	
	Mandate Public Reporting of use, purpose and outcomes		

#### **NSW Residual Risk and Treatment Options**

ldentified residual risk	Existing relevant authority	Treatment jurisdiction & functional coverage	Treatment Options Legislative & Policy	Treatment Options Regulatory market place change and ROI	Deterrent & redress under proposed treatment
Fundamental rights curtailed because of jurisdictional limitations or contractual inadequacy	GIPA Act PPIP Act HRIP Act Policy/advisory Al Strategy (procurement) Commissioner advice under the DRF Act (s.10)	GIPA – 3 <sup>rd</sup> pty. Contracts limited to services does not incl. decision-making; limited type of info. made available; would not capture a right to an algorithm/machine learning informed decision  PPIPA s 4(4)(b) (contractual engagement) does not specifically require contracted service providers to comply with NSW privacy laws*	Act to rebalance commercial factors against disclosure	ROI high (low cost & reg burden mod.)  Standard clause incl. by govt in contracts & contracts monitoring; require information to be included in privacy policies about whether personal information will be used in automated decision making*  In outsourced service provision require rights preservation via contracts leg. amendment to GIPA; add use of AI as a factor in favour of disclosure of information to address asymmetry injected by commercial in confidence provisions	G2C Citizen recourse if govt contract inadequate – complaint to IC NCAT review of decision making Proactive compliance by IC G2B Govt recourse under contract Integrity engagement and oversight
Notice of algorithmic use and explanation by government inadequate	GIPA Act (s 20)		open access information (GIPA Act) and consider French approach mandate: the responsible agency; the global context and what role the	ROI high (low cost & low reg burden)  Recommendations go to agency conduct and require minimal leg. and operational change  Achieved via GIPA Reg as prescribed open access	G2C Citizen recourse if govt fails to proactively disclose – complaint to IC may require additional power to require compliance Proactive compliance by IPC to monitor implementation and report publicly annually
Monitoring adoption and implementation of AI inadequate	Al Advisory Cttee Chief Data Scientist Al Strategy (building capacity) Cth Funded Al and Digital Centres NSW Ombudsman currently considering use of Al in admin. Decision making	Ministerial referral to Commissioner (s17(h) GIPA Act)  Reporting powers under GIPA and GIIC to Minister/Parliament  Contract reporting under GIPA  PPIP Act 61B requires Privacy  Commissioner to report on the operation of the PPIP Act each year and provide a copy of the report to the Minister*	Commission a review/regular reviews of AI related developments options to co-ordinate input from across sectors/expertise, Parliamentary Committee or independently established oversight.  Include monitoring adoption and implementation in role of AI Cttee or other entity. Co-ordinated reports to Minister and oversight body  Amend GIPA Act to specify contracts for AI. Amend GIPA Regs to require agencies to report on AI usage and require reporting in annual s37 Report to Parliament (Open Access)	ROI high. (low cost & impact moderate)  Opportunity – augment AI Advisory Cttee to monitor adoption (i.e repository of projects and monitor implementation & unforeseen consequences)  Augment AI Strategy  Augment Reporting requirements under GIPA Regulations  Callaghan Innovation NZ (Govt Dept of Innovation)	G2C Citizens will be aware of Al usage through proactive disclosure and RTK. Complaint to IC, NCAT review of decision making G2B Government visibility of Al use by agencies and contract providers Government undertakes regular reviews informed by monitoring tools

#### NSW Residual Risk and Treatment Options continued

ldentified residual risk	Existing relevant authority	Treatment jurisdiction & functional coverage	Treatment Options Legislative & Policy		Deterrent & redress under proposed treatment
Inadequate contractual arrangements to preserve rights and control of govt data holdings  Data Sovereignty claims (multinational enterprises)  Claims of IP and commercial in confidence prevent disclosure/access	Al Strategy (procurement) Procurement Board GIPA Act S121 (in part)	s121 GIPA limited to prescribed info only and to provision of services Under GIPA factors against disclosure operate to preserve IP, commercial info. etc.	GIPA s121 extend Al included as a factor in favour of disclosure of	Market place change for NSW but not beyond – risk could be address by national agreement  Mandate Human Rights Assessment for pre-qual. or contract clause inclusion and subject to assessment by each relevant regulator (provides visibility of use case)  Contracts incl.: Purchaser right to audit/audit logs; user manuals; training data; retain govt data inputs;	G2C GIPA Act preserves access rights; investigation of systems and processes if required; no compensation under GIPA. Redress NCAT or claim against gov. G2B Contracts set threshold Breach of contract
Rapid unmonitored technological advancement	Academic Institutions - Private Sector/govt. funded Al Strategy (provides for capacity building) Al Ethics Cttee IPAC Cth funded Al and Digital Centres	Research institute/co-ordination in consultation with private sector Broaden capability uplift with academia and public sector Prohibitive approach for high risk Al/egregious harm	Creation of a public laboratory on the transformation of work  Advance existing relationships with academia/private sector  Maintain a 'human in the loop' approach  Legislation to prohibit in identified high risk areas	ROI moderate. Funding required to estab. Centres of Excellence  Al Forum NZ Govt funded collaborative  Global Partnership on Al	G2B  Deterrent via advice/expertise continuous monitoring and potential to address harms under contracts. Breach of contract.

#### NSW Residual Risk and Treatment Options continued

Identified residual risk Risk of data breaches*	authority	Treatment jurisdiction & functional coverage Agencies are encouraged to report privacy breaches to the Privacy Commissioner and government has indicated it will introduce a mandatory scheme; use of Al may increase potential for both data breach risk and	Treatment Options Legislative & Policy  Mandatory scheme preferable to voluntary scheme for comprehensive NSW government sector coverage, reporting and learnings*  Greater technical expertise and system uplift, increased monitoring, whole of government reporting contract management.  Treatment Options Regulatory market place change and ROI  ROI moderate (moderate cost and reg burden)*  Opportunity - introduction of mandatory notification of data breach scheme*  Opportunity - learnings from current review of Cth. Privacy Act 1988*		Deterrent & redress under proposed treatment Internal review by agency and external review by NCAT / complaint to Privacy Commissioner* Breach of contract
		data breach protection*  Systems uplift, increased cyber maturity, cyber security monitoring	reporting, contract management	Cyber uplift and monitoring	Enhanced systems security, oversight and remediation
Al developed in areas considered high risk (e.g. weapons)	Al Policy	Some jurisdictions are adopting a prohibitive model that will impact global development (see EU draft Act)	NSW could adopt a policy position to confirm approach of draft EU Act  Domain could be established under Strategy or via Ethics Cttee or both  NSW could legislate to prohibit application in identified high risk areas (see <u>UTS Facial</u> Recognition Technology towards a Model Law)	ROI high (reg burden mod.)  Specifically prohibit high harm applications can be enforce cost effectively via contracts  Market Place change significant if aligned to a global/authority approach.  Non EU members may not adhere and therefore application may continue in other sovereign nations or tech. companies	Deterrent value via contract  Redress – awarding of contracts or action for breach of contract  Leg. could provide redress

## Summary of treatment options to preserve information access and privacy rights in the use of AI by NSW Government Agencies and alignment with OECD values based principles and EC Regulatory Framework Objectives

_egislative and Regulatory	OECD Values Based Principles & EC Regulatory Framework Objectives
Ensure mandatory proactive disclosure of the use of AI by agencies by inclusion as <i>open access</i> under the GIPA Act  Ensure that <i>open access</i> includes a statement of use, inputs and a description of the operation of the AI system  Expand information access rights under government contracted services to AI used for decision making Include the use of AI as a factor in favour of disclosure of information under the GIPA Act to address the existing asymmetry that protects the business interests of agencies and 3 <sup>rd</sup> party providers  Introduce a mandatory privacy notification scheme under the PPIP Act*	<ul> <li>Transparency and explainability</li> <li>Robustness, security and safety</li> <li>Accountability (OECD)</li> <li>Enhance governance and effective enforcement of existing law on</li> </ul>

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# Include clauses into contracts for the provision of AI to the NSW Government covering: government/purchaser right to audit/audit logs; notification requirements in circumstances of adverse impacts including complaints or legal action; access to user manuals; training data; retain government data inputs; address intellectual property rights; require monitoring to ensure currency of explainability and transparency in AI In the Country of AI

- Accelerate AI capability development (incl. a human in the loop approach) within the NSW public sector through enhanced relationships with industry and academic experts
- Establish a live repository of AI, use purpose, outcomes and host agency to facilitate real time monitoring

functioning

#### OECD Values Based Principles & EC Regulatory Framework Objectives

- Human-centred values and fairness
- · Inclusive growth, sustainable development and well being
- Transparency and explainability
- Robustness, security and safety
- Accountability (OECD)
- Ensure that AI systems placed on the Union market and used are safe and respect existing law on fundamental rights and Union values; ensure legal certainty to facilitate investment and innovation in AI
- Enhance governance and effective enforcement of existing law on fundamental rights and safety requirements applicable to AI systems (EU Regulatory Framework Objectives)

## Summary of treatment options to preserve information access and privacy rights in the use of AI by NSW Government Agencies and alignment with OECD values based principles and EC Regulatory Framework Objectives

Governance and Consensus		CD Values Based Principles & EC Regulatory Framework jectives
requirements includes a statement of AI application and operation general description of its use by agencies to allow oversight and compliance monitoring by the Information Commission and others  Facilitate a whole of government approach to ongoing monitoring of the application, operation and output of AI systems deployed by NSW agencies	•	Transparency and explainability Robustness, security and safety Accountability (OECD) Enhance governance and effective enforcement of existing law on fundamental rights and safety requirements applicable to AI systems Ensure that AI systems placed on the Union market and used are safe and respect existing law on fundamental rights and Union values; ensure legal certainty to facilitate investment and innovation in AI Facilitate the development of a single market for lawful, safe and trustworthy AI applications and prevent market fragmentation (EC Regulatory Framework objectives)

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